PATENT COOPERATION TREATY

FA	LEMI COOLE		
rom the NTERNATIONAL SEARCHING AUTHORITY To: Finnish Patent Consulting FPC Hermiankatu 14 FI-33720 Tampere Finland		INTERNATION (Date of mailing	PCT TEN OPINION OF THE HAL SEARCHING AUTHORITY PCT Rule 43bis.1) 1 4 -07- 2005
		(day/month/year)	
Applicant's or agent's file reference		FOR FURTHER AC	See paragraph 2 below
A 1186			Priority date (day/month/year)
nternational application No.	International filing da	te (day/month/year)	19.03.2004
CT /FT2005/000158	18.03.2005	150	
nternational Patent Classification (IPC)	or both national classis	fication and IPC	
725C 5/04, E21B 10/1	2, A01K 97/0)T	
Applicant			
Rosnell Patentti Oy	et al		
Box No. IV Lack of unity Box No. V Reasoned state applicability; Box No. VI Certain docur Box No. VII Certain defect Box No. VIII Certain observational Preliminary Examini Authority other than this one to be written orinions of this International	of invention mement under Rule 43bicitations and explanation ments cited ts in the international available revations on the internat minary examination is ng Authority ("IPEA") IPEA and the chosen hal Searching Authority e, considered to be a vere appropriate, with a the expiration of 22 mo CT/ISA/220.	is.1(a)(i) with regard to a consumption on supporting such state application in a paper of the support of the s	be considered to be a written opinion of the of apply where the applicant chooses an atternational Bureau under Rule 66.1 bis(b) that red. EA, the applicant is invited to submit to the exprination of 3 months from the date of mailing
Name and mailing address of the ISA	/SE	Authorized office	
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Form PCT/ISA/237 (cover sheet) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/FI2005/000158

TERNAT	TIONAL SEARCHING AUTHORIT	PC1/F12003/
ox No. I	Basis of this opinion	
With m	egard to the language, this opinion has been establish	ed on the basis or:
. WIII.	the international application in the language	h it was filed , which is the language of a translation furnished for the
님		,
	of international Scale (Research	25.1(0))
	and/or amino acid sequence	the disclosed in the international application and necessary to the basis of:
2. With 1	regard to any nucleotide and/or amino actor sequence ed invention, this opinion has been established on the	basis of:
a. ty	pe of material	
[a sequence listing	
į	table(s) related to the sequence listing	
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b. fo	rmat of material	
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C. 1	time of filing/furnishing	et. J
	contained in the international application as	nied.
1	filed together with the international applicat	ion in electronic total.
1	furnished subsequently to this Authority for	the purposes of search.
3. [In addition, in the case that more than one ver filed or furnished, the required statements that that in the application as filed or does not go	rsion or copy of a sequence listing and/or table relating thereto has been the information in the subsequent or additional copies is identical to beyond the application as filed, as appropriate, were furnished.
4. A	dditional comments:	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/FI2005/000158

Box No. V Reasoned statement u applicability; citation	nder Rule 43 s and explan	bbis.1(a)(i) with regard to novelty, inventive step or industrial ations supporting such statement	
Statement Novelty (N)	Claims Claims	1-10	_ YES _ NO
Inventive step (IS)	Claims Claims	1-10	_ YES _ NO
Industrial applicability (IA)	Claims Claims	1-10	YES NO

2. Citations and explanations:

Documents cited in the International Search Report:

D1: US 1719546 A1 D2: US 2713993 A1 D3: US 3093199 A1 D4: US 5950738 A1

The cited documents represent the general state of the art. The invention defined in claims 1-10 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed blade assembly for an ice auger. Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-10 is novel and is considered to involve an inventive step. The invention is industrially applicable.